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	M PTO DIFIED	-1390	U.S. DEPARTMENT C	F COMMERCE PATENT /	AND TRADEMARK OFFICE	ATTORNEY'S DO	4223-9	
			NSMITTAL LETTE			U.S. APPLICATION	I NO. (If known, see 37 C.F.R.	1.5)
			ESIGNATED/ELEC			10/590,527		
INT	FRNA		ONCERNING A FIL	ING UNDER 35 U. INTERNATIONAL FIL		ATE CLAIMED		
"``			2005/000708	25 Feb	26 February 2004 et al	et al		
		- 15 11 75 5	TION					
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ABI								
^-'	APPLICANT(S) FOR DO/EO/US FENTON et al							
Apr	olicant	herewit	h submits to the Unite	d States Designated	/Elected Office (DO/EO	/US) the following	items and other informa	ation:
1.								
 This is a FIRST submission of items concerning a submission under 35 U.S.C. 371. This is a SECOND or SUBSEQUENT submission of items concerning a submission under 35 U.S.C. 371. 						,		
	_				-			ude
· 3.	3. This is an express request to begin national examination procedures (35 U.S.C. 371(f). The submission must include items (5), (6), (9) and (21) indicated below.						440	
4.								
5.	A co	py of th	e International Applic	ation as filed (35 U.S	.C. 371(c)(2).	ŕ		
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	drav	wings).		•				
	b.		as been communicat	ed by the Internation	al Bureau.			
	c.	☐ is	s not required, as the	application was filed	in the United States Re	ceiving Office (RC	D/US).	
6.		An En	glish language transla	tion of the Internation	nal Application as filed ((35 U.S.C. 371(c)(3)	
	 a. is attached hereto (pages specification, claims & abstract (claims), sheets drawings, pa Certificate of Translation). 						page	
	b.		nas been previously s	ubmitted under 35 U.	S.C. 154(d)(4).			
7.					oplication under PCT A	rticle 19 (35 U.S.C	. 371(c)(3)	
''	a.			·	nmunicated by the Inte			
	b.		nave been communica		-	,,		
	c. have not been made; however, the time limit for making such amendments has NOT expired.							
	d. have not been made and will not be made.							
8.		An En	glish language transla	ition of the amendme	nts to the claims under	PCT Article 19 (3	5 U.S.C. 371(c)(3).	
9.	a.		An oath or declaration	of the inventor(s) (35	5 U.S.C. 371(c)(4).			
							(page	
10	10. An English language translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (3)						ticle 36 (35	
	U.S.C. 371(c)(5). Items 11 To 20 below concern document(s) or information included:							`
11.	_		ormation Disclosure S	. ,				
12.	_					oliance with 37 C.I	F.R. 3.28 and 3.31 is inc	luded
	ш a.		A FIRST preliminary a		ate cover sheet in comp	phance with 07 O.1	t. 0.20 and 0.01 is inc	iluucu.
13.	b.		A SECOND or SUBSE		amendment.			
14.		•	plication Data Sheet (ınder 37 C.F.R. § 1.7	6.			
15.			stitute specification.	an and/an adding a 100	tto.			
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18.					l application under 3			
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20.		Other D IN G O	items or information. OOD FAITH BUT ERF	REQUEST UNDER ONEOUSLY AS SM	ALL ENTITY	PI PAYMENT AS	LARGE ENTITY OF A	PHEVIOUS

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١	d. 🛛 CREDIT CARD PAYMENT FOR	RM ATTACHED.								
١	e. The entire content of International Application No. PCT/GB2005/000708 and any U.S. and foreign application(s) corresponding									
1	thereto, and , referred to in this application is/are hereby incorporated by reference in this application.									
l		NOTE: Where an appropriate time limit under 37 C.F.R. 1.494 or 1.495 has not been met, a petition to revive (37 C.F.R. 1.137(a)								
1	or (b) must be filed and granted to restore									
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

FENTON et al Atty. Ref.: 4223-9

Serial No. 10/590,527 Group: (Unknown)

Filed: October 19, 2006 Examiner: (Unknown)

For: IMPROVEMENTS IN OR RELATING TO A METHOD AND APPARATUS FOR

GENERATING A MIST

May 15, 2007

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

REQUEST UNDER RULE 28(C) TO ACCEPT PAYMENT AS LARGE ENTITY OF A PREVIOUS FEE PAID IN GOOD FAITH BUT ERRONEOUSLY AS SMALL ENTITY

Sir:

The applicant hereby requests under 37 CFR §1.28(c) that the Office accept payment as large entity of a previous fee paid in good faith but erroneously as small entity. Specifically, it has now been determined that a loss of small entity status for this application occurred in November 2005.

The failure to notify the Office of such potential loss of small entity status and the erroneous payment of fees subsequent thereto occurred without deceptive intent on the part of the applicant.

Following is a chart identifying and itemizing each fee previously erroneously paid as a small entity:

FENTON et al Serial No. 10/590,527 May 15, 2007

Type of Fee	Date Small Entity Fee Paid	Current Large Entity Fee Amt.	Small Entity Fee Amt. Paid	Deficiency
National Filing Fee	Aug. 24, 2006	\$ 300.00	\$ 150.00	\$ 150.00
Examination Fee	Aug. 24, 2006	\$ 200.00	\$ 100.00	\$ 100.00
Search Fee	Aug. 24, 2006	\$ 400.00	\$ 200.00	\$ 200.00
Additional Page Fee	Aug. 24, 2006	\$ 250.00	\$ 125.00	\$ 125.00
Rule 492(2) Surcharge	Aug. 24, 2006	\$ 130.00	\$ 65.00	\$ 65.00
Excess Claims Fee	Aug. 24, 2006	\$ 1,950.00	\$ 975.00	\$ 975.00

Total

Deficiency: \$ 1,615.00

A credit card authorization covering the total fee deficiency in the chart above is attached.

In order to expedite consideration of this request, however, the Commissioner is hereby authorized to charge any <u>deficiency</u>, or credit any overpayment, in the fee(s) filed, or asserted to be filed, or which should have been filed herewith to our Account No. 14-1140.

An early and favorable reply to this Request is solicited.

Respectfully submitted,

NIXON & VANDERHYE P.C.

Bv:

Bryan H. Davidson Reg. No. 30,251

BHD:bcf 901 North Glebe Road, 11th Floor Arlington, VA 22203-1808 Telephone: (703) 816-4000 Facsimile: (703) 816-4100